UNITED STATES BANKRUPTCY COURT DISTRICT OF MASSACHUSETTS

STANDING ORDER NO. 2012-02

A request by any party or witness to correct the transcript of an evidentiary or nonevidentiary hearing on account of an alleged transcription error must be made by motion. **Prior** to filing such a motion, the movant shall have ordered a compact audio disk of the hearing from the Clerk's Office and identified the location of the subject argument or testimony on the disk. The motion shall identify the line(s) and page(s) of the transcript sought to be corrected, the language as it should have been transcribed, and the hour(s) and minute(s) on the disk where the subject argument or testimony is located. The Court may act on the motion with or without a hearing. If the motion is granted, issuance of the transcript thereafter to any person shall include a copy of the motion and the order granting the motion.

Chief Judge Frank Bailey

Judge Joan N. Feeney

udge Melvin S. Hoffman

Judge William C. Hillman

Date December 12, 2012